## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

### RICHARD LOWERY

-vs-		Case No.:	1:23-cv-00129-LY
LILLIAN MILLS, et al.			
	_		
MOTION	FOR ADMISSION PI	RO HAC VIC	<u> EE</u>
TO THE HONORABLE JUDGE (	OF SAID COURT:		
Comes now	Endel Kolde		_, applicant herein, and
moves this Court to grant admission	on to the United States I	District Court	for the Western District of
Texas <i>pro hac vice</i> to represent _	Richard Low	ery	_ in this case, and would
respectfully show the Court as foll	lows:		
1. Applicant is an attorney a	nd a member of the law	firm (or pra	ctices under the name of)
	Institute for Free S	peech	,
with offices at			
Mailing address:	1150 Connecticut A	ve., NW, Su	ite 801
City, State, Zip Coo	de: Washington	, DC 20036	
Telephone:	202-301-1664		
Facsimile:	202-301-3399		
Email:	dkolde@ifs.org		

# 

Since	Nov. 9, 1995	_, Applicant has t	been and presently is a member of and in
good sta	nding with the Bar of	the State of _	Washington
Applican	t's bar license number is	2515	5
Applican	t has been admitted to pr	ractice before the	following courts:
Court:			Admission date:
WD of W	<b>A</b>		Dec. 8, 1995
Ninth Cir	cuit		Sept. 14, 2009
US Supre	eme Court		Aug. 24, 2018
Eleventh	Circuit		Aug. 17, 2021
11			g of the bars of the courts listed above, the preceding paragraph before which
Applican except as		y court named in	
Applican except as Applican NA	provided below (list an	y court named in practice):	
Applican  except as  Applican  NA  Applican	t has never been subject	y court named in practice):	the preceding paragraph before which
Applican  except as  Applican  NA  Applican	t has never been subject	y court named in practice):	the preceding paragraph before which proceedings or involuntary removal
Applican  except as  Applican  NA  Applican  proceedin  below:  No sustaidefined a gov't pracedismissed	t has never been subjectived or adverse findings. It is used above, but in an actice some years ago, I has	y court named in practice):  ect to grievance the bar of any state the bar of any state the bundance of cauting two grievances	the preceding paragraph before which proceedings or involuntary removal
Applican  except as  Applican  NA  Applican  proceedin  below:  No sustaidefined a gov't pracedismissee grievance	t has never been subjective or adverse findings. It is used above, but in an actice some years ago, I had after I submitted responses because of their age.	y court named in practice):  ect to grievance the bar of any state the bar of any state the bundance of caution the two grievances sive information.	proceedings or involuntary removal te or federal court, except as provided how "grievance proceedings" are ion, I am disclosing that when I was in filed against me in WA. Both were
Applican except as Applican NA Applican proceedin below: No sustaidefined a gov't pracedismissed grievance Applican	t has never been subjective or adverse findings. It is used above, but in an actice some years ago, I had after I submitted responses because of their age.	y court named in practice):  ect to grievance the bar of any state that all the bundance of cauting two grievances sive information.	proceedings or involuntary removal ate or federal court, except as provided how "grievance proceedings" are son, I am disclosing that when I was in filed against me in WA. Both were The WSBA has no record of these icted of a criminal offense or offenses,

7.	Applicant has read and is familiar with the Local Rules of the Western District of Texas and				
	will comply with the standards of practice set out therein.				
8.	Select one:				
	X	Applicant has on file an application for admission to practice before the United			
		States District Court for the Western District of Texas.			
		Applicant has co-counsel in this case who is admitted to practice before the United			
		States District Court for the Western District of Texas.			
		Co-counsel:			
		Mailing address:			
		City, State, Zip Code:			
		Telephone:			
9.	Shoul	d the Court grant applicant's motion, Applicant shall tender the amount of \$100.00			
	pro ho	ac vice fee in compliance with Local Court Rule AT-1(f)(2) [checks made payable			
	to: Cl	erk, U.S. District Court].			
10.	Shoul	d the Court grant applicant's motion, Applicant shall register as a filing user within 10			
	days	of this order, pursuant to Administrative Policies and Procedures for Electronic Filing			
	in Civ	il and Criminal Cases in the Western District of Texas.			

Wherefore, Applicant prays that this Court enter an order permitting the admission of		
Endel Kolde	to the Western District of Texas pro hac vice	
for this case only.		
	Respectfully submitted,	
	Endel Kolde	
	[printed name of Applicant]	
	L	
	[signature of Applicant]	
CERTIF	ICATE OF SERVICE	
	a true and correct copy of this motion upon each ne Clerk of Court on this the17th_ day of (Via ECF)	
	Endel Kolde	
	[printed name of Applicant]	
	4	
	[signature of Applicant]	

### IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

#### RICHARD LOWERY

-VS-	Case No. 1:23-cv-00129-LY			
LILLIAN MILLS, et al.	Case No.			
ORDER				
BE IT REMEMBERED on this the	_day of, 20, there			
was presented to the Court the Motion for	Admission Pro Hac Vice filed by			
Endel Kolde ("Applicant"), coun	sel for Richard Lowery and			
the Court, having reviewed the motion, enters the follow	owing order:			
IT IS ORDERED that the Motion for Admission	a Pro Hac Vice is GRANTED, and Applicant			
may appear on behalf of Richard Lowery	in the above case.			
IT IS FURTHER ORDERED that Applicant,	if Applicant has not already done so, shall,			
in compliance with Local Court Rule AT-1(f)(2), in	nmediately tender the amount of \$100.00,			
made payable to: Clerk, U.S. District Court.				
IT IS FURTHER ORDERED that Applicant, pursuant to the Administrative Policies and				
Procedures for Electronic Filing in Civil and Criminal	cases in the Western District of Texas, shall			
register as a filing user within 10 days of the date of the	nis Order.			
IT IS FINALLY ORDERED that Applicant's Pr	ro Hac Vice status shall not become effective			
until Applicant has complied with all provisions of thi	s Order.			
SIGNED this the day of	20			

UNITED STATES DISTRICT JUDGE